

LCR 6(d) and (e)

RULE 6 POLICY RE: FILING TIMES/DATES

(d) For matters set on any regular Court Dockets, not including Domestic relations motions defined below in subparagraph (e), all responsive documents must be filed with the clerk and copies served on the parties and the judicial officer hearing the matter no later than two days before the scheduled hearing. Any documents replying to the response must be filed with the clerk and served on all parties and the court not later than 12 noon of the court day prior to the hearing. Replies are limited to four (4) pages in length. All working copies provided to the court shall state, in the upper right corner, the following: date and time of such hearing, the jurist hearing the matter, and the assigned department. Per example below.

Date of Hearing:

Time of Hearing:

Judicial Officer Hearing the Matter:

Assigned Department:

[Amended effective September 1, 2014; amended effective September 1, 2021]

(e) Except for Motions for Revision of a Commissioner's Order (LCR 53.2), domestic relations motions (Show Cause docket matters, Modification/Contempt docket matters and Family Law Motion docket matters) shall be filed with the clerk and copies served upon all parties and the court no later than ten (10) court days before the time specified for the hearing. Responses shall be filed and served on all parties and the court no later than 4:30 p.m. five (5) court days before the time specified for the hearing. Replies shall be filed and served on all parties and the court no later than 4:30 p.m. three (3) court days before the hearing. All working copies provided to the court shall state, in the upper right corner, the following: date and time of such hearing, the jurist hearing the matter, and the assigned department. Per example below.

Date of Hearing:

Time of Hearing:

Judicial Officer Hearing the Matter:

Assigned Department:

[Amended effective September 1, 2016; amended effective September 1, 2021]

Current Language

RULE 6 POLICY RE: FILING TIMES/DATES

(d) For matters set on any regular Court Dockets, not including Domestic relations motions defined below in subparagraph (e), all responsive documents must be served on the parties and filed with the Clerk no later than two days before the scheduled hearing. Courtesy copies must be provided to the judicial officer hearing the matter at the same time. [Amended effective September 1, 2014]

(e) Except for Motions for Revision of a Commissioner's Order (LCR 53.2), domestic relations

motions (Show Cause docket matters, Modification/Contempt docket matters and Family Law Motion docket matters) shall be filed and served upon all parties no later than ten (10) court days before the time specified for the hearing. Responses shall be filed and served on all parties not later than 4:30 p.m. five (5) court days before the time specified for the hearing. Replies shall be filed and served on all parties not later than 4:30 p.m. three (3) court days before the hearing. Courtesy copies must be provided to the judicial officer hearing the matter at the same time.

[Amended effective September 1, 2016]